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PATENT APPLICATION

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IN THE
UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): Guoping JIA et al.

Confirmation No.: 3329

Application No.: 10/751,501

Examiner: CORDELIA P. KANE

Filing Date: 01/06/2004

Group Art Unit: 2132

Title: PRIVACY PROTECTION SYSTEM AND METHOD

Mail Stop Appeal Brief-Patents
Commissioner For Patents
PO Box 1450
Alexandria, VA 22313-1450

TRANSMITTAL OF APPEAL BRIEF

Transmitted herewith is the Appeal Brief in this application with respect to the Notice of Appeal filed on January 3, 2008.

☒ The fee for filing this Appeal Brief is \$510.00 (37 CFR 41.20).

☐ No Additional Fee Required.

(complete (a) or (b) as applicable)

The proceedings herein are for a patent application and the provisions of 37 CFR 1.136(a) apply.

☐ (a) Applicant petitions for an extension of time under 37 CFR 1.136 (fees: 37 CFR 1.17(a)-(d)) for the total number of months checked below:

☐ 1st Month
\$120

☐ 2nd Month
\$460

☐ 3rd Month
\$1050

☐ 4th Month
\$1640

☐ The extension fee has already been filed in this application.

☐ (b) Applicant believes that no extension of time is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition and fee for extension of time.

Please charge to Deposit Account 08-2025 the sum of \$ 510. At any time during the pendency of this application, please charge any fees required or credit any over payment to Deposit Account 08-2025 pursuant to 37 CFR 1.25. Additionally please charge any fees to Deposit Account 08-2025 under 37 CFR 1.16 through 1.21 inclusive, and any other sections in Title 37 of the Code of Federal Regulations that may regulate fees.

Respectfully submitted,

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Atty. Dkt. No. 200207061-2

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES**

Applicant: Guoping JIA et al.
Title: PRIVACY PROTECTION SYSTEM AND METHOD
Appl. No.: 10/751,501
Filing Date: 1/6/2004
Examiner: CORDELIA P. KANE
Art Unit: 2132
Confirmation Number: 3329

BRIEF ON APPEAL

Mail Stop Appeal Brief - Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

Under the provisions of 37 C.F.R. § 41.37, this Appeal Brief is being filed together with a credit card payment form in the amount of \$510.00 covering the 37 C.F.R. 41.20(b)(2) appeal fee. If this fee is deemed to be insufficient, authorization is hereby given to charge any deficiency (or credit any balance) to the undersigned deposit account 08-2025.

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REAL PARTY IN INTEREST

The real party in interest is HP Centre de Competences Franc S.A.S. in Les Ulis, France.

RELATED APPEALS AND INTERFERENCES

There are no related appeals or interferences that will directly affect, be directly affected by or have a bearing on the present appeal, that are known to appellant, the assignee, or the appellant's patent representative. The Related Proceedings Appendix, attached hereto, states "None"

STATUS OF CLAIMS

Claims 1-17 are pending on appeal. A copy of the pending claims is presented in the CLAIMS APPENDIX. These claims have been finally rejected. Rejections of claims 1-17 are appealed.

STATUS OF AMENDMENTS

No amendments are being filed with this Appeal Brief or are outstanding.

SUMMARY OF CLAIMED SUBJECT MATTER

The invention relates to a system and method for protecting the privacy of a user during communication with a third party service provider. (page 1, lines 6-7). The privacy protection system utilizes a user side device that has a true user profile containing user related profile data. A profile generator is able to generate at least one false user profile, which includes profile data that is not the same as the profile data in the true user profile. The at least one false profile is transmitted to a third party with a data request, and a response is received from the third party based upon the false user profile. A response analyzer is then able to determine a response related to the true user profile from the received response that relates to the false user profile. See, for example, the description on pages 6 through 9 of the specification and Figures 3 and 4 of the drawings.

Independent claim 1 recites a privacy protection system (page 1, lines 6-7) including a user side device (22) provided with a true user profile (user profile storage memory 22) which comprises user related profile data (page 6, lines 1-8 and 21-25), a profile generator (fake identity generator 24) operable to generate at least one false user profile (fake user identities 26a-26c) which includes profile data not the same as the user's profile data (page 7, lines 1-5), transmission means operable to transmit the at least one false user profile to a third party (page 7, lines 1-5; web service providers 14-18) with a data request, a receiving unit (28a-28c) operable to receive a response from the third party generated on the basis of the false user profile (page 7, lines 5-8; page 8, lines 23-25), and a response analyser (response analyser 30) operable to determine from the received response a response related to the true user profile (page 8, lines 25-30).

Independent claim 8 recites a privacy protection method (page 1, lines 6-7) including the steps of providing at a user side a true user profile (user profile storage memory 22) comprising user related profile data (page 6, lines 1-8 and 21-25), providing a profile generator (fake identity generator 24) which generates at least one false user profile (fake user identities 26a-26c) which includes profile data not the same as the true user profile data (page 7, lines 1-5), transmitting (42) the at least one false user profile to a third party (page 7, lines 1-5; web service providers 14-18) with a data request, receiving (Fig. 4, step 44) a response (28c-28c) from the third party generated on the basis of the false user profile (page 7, lines 5-8; page 8, lines 23-25), and providing a response analyser (response analyser 30) which analyses the response to determine from the received response a response related to the true user profile (page 8, lines 25-30).

Dependent claim 2 recites a system according to claim 1, wherein the profile generator (fake identity generator 24) is operable:

- a) to generate a plurality of user profiles of which only one is a true user profile (page 9, lines 15-19), or
- b) to generate a plurality of user profiles none of which includes a true user profile (page 9, line 23 to page 10, line 2), or

c) to split user data forming the true user profile into separate parts with the separate parts being included in false user profiles to which are added false user data (page 7, lines 21-25), or

d) to generate entirely false profiles none of which contains any true user data (page 10, lines 10-14).

Dependent claim 9 recites a method according to claim 8, wherein:

a) a plurality of user profiles is generated of which only one is a true user profile (page 9, lines 15-19), or

b) a plurality of user profiles is generated none of which includes a true user profile (page 9, line 23 to page 10, line 2), or

c) entirely false profiles are generated none of which contains true user data (page 10, lines 10-14), or

d) a plurality of false user profiles are generated which provide a spread of user data enabling interpolation of the received responses (page 10, lines 18-26).

Dependent claim 12 recites a system according to claim 1, wherein said transmission means are operable to transmit a plurality of false user profiles to a third party with a data request (page 8, lines 20-21; Fig. 4, step 24).

Dependent claim 13 recites a system according to claim 1, wherein the false user profile contains at least one item of user identification data and at least one other item of user data (page 6, lines 1-8).

Dependent claim 14 recites a system according to claim 1, wherein the false user profile contains at least one item of data from the true user profile corresponding to a user

field and at least one item of false data corresponding to a different user field (page 8, lines 18-21; Figure 4, step 42).

Dependent claim 15 recites a method according to claim 8, wherein said transmission means are operable to transmit a plurality of false user profiles to a third party (14-18) with a data request (page 8, lines 20-21; Fig. 4, step 24).

Dependent claim 16 recites a method according to claim 8, wherein the false user profile contains at least one item of user identification data and at least one other item of user data (page 6, lines 1-8).

Dependent claim 17 recites a method according to claim 8, wherein the false user profile contains at least one item of data from the true user profile corresponding to a user field and at least one item of false data corresponding to a different user field (page 8, lines 18-21; Figure 4, step 42).

GROUND OF REJECTION TO BE REVIEWED ON APPEAL

The grounds of rejection to be reviewed on appeal are:

(1): whether the examiner erred in rejecting claims 1, 2 and 6-11 under 35 U.S.C. § 102(b) as being anticipated by U.S. Patent 5,245,656 to Loeb et al. (hereinafter “Loeb”), and

(2): whether the examiner erred in rejecting claims 3-5 under 35 U.S.C. § 103(a) as being unpatentable over Loeb as applied to claim 1 and further in view of U.S. Patent 5,754,935 to Herz et al. (hereinafter “Herz”).

ARGUMENT

I. It is respectfully submitted that the final rejection of claims 1, 2 and 6-11 under 35 U.S.C. § 102(b) is erroneous for at least the following reason.

i. Independent claims 1 and 8:

Independent claim 1 recites (with emphasis added):

A privacy protection system including a user side device (22) provided with **a true user profile which comprises user related profile data, a profile generator (24) operable to generate at least one false user profile (26a-26c) which includes profile data not the same as the user's profile data**, transmission means operable to transmit the at least one false user profile to a third party (14-18) with a data request, a receiving unit (28a-28c) operable to receive a response from the third party generated on the basis of the false user profile, and a response analyser (30) operable to determine from the received response a response related to the true user profile.

Thus, the privacy protection system utilizes a user side device that has a true user profile containing user related profile data. The profile generator is able to generate at least one false user profile, which includes profile data that is not the same as the profile data in the true user profile. The at least one false profile is transmitted to a third party with a data request, and a response is received from the third party based upon the false user profile. A response analyzer is then able to determine a response related to the true user profile from the received response that relates to the false user profile. See, for example, the description on pages 6 through 9 of the specification and Figures 3 and 4 of the drawings.

Loeb is directed towards a security method for protecting the identity of users. Specifically Loeb teaches transmitting the identity of an end-user station U to a name translation station, that translates the identity U into a pseudonym U'. The pseudonym U' is transmitted to a filter station, and then to a service provider station. The service provider station transmits encrypted information describing available services to the filter station. At the filter station, the encrypted information is compared with an encrypted user profile [Pr] of the end-user station to determine what information from the encrypted description of services to send to the end-user station. The determined information is then sent in encrypted form to the name translator station, and then to the end-user station where it is decrypted. (Abstract of Loeb). This type of communication ensures the privacy of the actual identity of the end-user.

Loeb fails to teach the features of the invention as claimed, specifically failing to teach “a profile generator (24) operable to generate at least one false user profile (26a-26c) which includes profile data not the same as the user’s profile data.” (Independent claim 1). As mentioned above, Loeb teaches an end user identity U of an end user station. Loeb also teaches a user profile of the end user station, which is stored at a filter station. Further, Loeb teaches that the end user identity U is translated into a pseudonym U’, to ensure that the actual identity U of the end user station is not revealed to the filter station and information provider station (column 2, lines 53-66). The end user identity U is in no way equivalent to the false user profile of the invention as claimed. First, Loeb teaches that there is no way to associate a user profile with an actual end user identity. (column 2, lines 63-66). They are separate items. Loeb teaches that the user profile Pr contains the real profile data of the end user station. Further, there is no teaching or suggestion in Loeb of creating a false profile based upon the user profile Pr of Loeb. The pseudonym U’ is also in no way equivalent to the false user profile of Loeb, and is a separate and distinct item associated with the identity U. Loeb explicitly teaches:

“In the name translator station 30, the memory 32 contains a translation table which maps an actual identity U of each end-user station 14, 16 into a pseudonym U’. The name translator station 30 translates the identity U of a user station 14, 16 into a pseudonym U’ so that neither the filter station 40 nor information provider station 20 ever learns the actual identity U of an end-user station requesting service, but rather learns only the pseudonym U’.” (column 2, lines 53-61; emphasis added)

Thus, the pseudonym U’ is solely a translation of the end user identity U, which does not contain any profile data. Further, Loeb teaches that:

“The privacy of the actual information transmitted from the service provider to the end-user is protected. The privacy of a profile maintained for each end-user at a central filter location is also protected. This is accomplished by using encryption techniques to **insure that no logical entity is aware of the identity of the end-user, and also aware of the end-user profile and content of the information the end-user receives.**

The most that any entity knows is either the identity of the end-user or the contents of the end-user profile and the contents of the delivered information.” (column 2, lines 1-11; emphasis added)

Here, Loeb explicitly states that the user profile and user identity are two separate entities that are specifically not provided or associated with one another.

To that end, Applicants submit that Loeb fails to teach or disclose a profile generator operable to generate at least one false user profile which includes profile data not the same as the user's profile data. The final Office Action does not clearly specify how Loeb teaches the feature of “a profile generator (24) operable to generate at least one false user profile (26a-26c) which includes profile data not the same as the user's profile data.” Rather, the Office Action states that Loeb teaches “generating a false user profile.” (Section 8.b of the Office Action). The Examiner has interpreted the pseudonym U' to be the false user profile of the invention as claimed (Section 8.b of the Office Action). However, Applicants respectfully submit that the pseudonym U' is a translation of the actual end-user identity U. As established above, the actual end-user identity U does not contain any profile data. Thus, translating the actual end-user identity would not result in a pseudonym that contained profile data. There is no teaching or suggestion in Loeb that the pseudonym U' is augmented with further profile information. Thus, Applicants respectfully submit that translating the actual end-user identity U into a pseudonym is not equivalent to generating a false user profile.

The Office Action further states, in the Response to Arguments, that:

“Loeb also teaches generating a false user profile which includes profile data not the same as the users profile data (column 4, lines 26-28). The pseudonym is provided with the true user profile. Together they make a false user profile since the identity is not the true user identity.” (Section 2, lines 7-10)

However, Applicants respectfully submit that the Examiner's interpretation of Loeb with regards to the pseudonym U' is incorrect. There is no teaching or suggestion in Loeb that the pseudonym is provided with the true user profile. The Examiner interprets the actual end-user identity to be the true user profile, as established above. The inclusion of the pseudonym

U' with the actual end-user identity U would be in direct contrast to the teachings of Loeb. Specifically, Loeb teaches:

“In the name translator station 30, the memory 32 contains a translation table which maps an actual identity U of each end-user station 14, 16 into a pseudonym U'. The name translator station 30 translates the identity U of a user station 14, 16 into a pseudonym U' so that neither the filter station 40 nor information provider station 20 ever learns the actual identity U of an end-user station requesting service, but rather learns only the pseudonym U'.” (column 2, lines 53-61; emphasis added)

Thus, Loeb teaches that the pseudonym U' is never transmitted with the end user identity U. Rather, the end user identity U is kept private, such that neither the filter station 40 nor the information provider station 20 learns the actual end user identity U of the end user station that requests service. Thus, Applicants respectfully disagree with the Examiner's interpretation that the pseudonym U' is provided with the actual end-user identity U'.

Further, there is no teaching or suggestion in Loeb that the pseudonym U' “includes profile data not the same as the user's profile data,” as required by the invention as claimed. As established above, the pseudonym U' is merely a translation of the actual end-user identity U. Thus, the pseudonym U' does not contain any profile data. However, even if the pseudonym U' was incorrectly interpreted to contain profile data, there is no teaching or disclosure in Loeb that the profile data would include profile data that was not the same as the user's profile data. As mentioned above, there is no mention in Loeb of augmenting the pseudonym U' with user profile data. Further, the pseudonym U' is a translation of the end user identity U. The end user identity U is a separate and distinct item from the user profile Pr in Loeb, as shown above. Thus, Applicants respectfully submit that the pseudonym U' is in no way equivalent to a false user profile of the invention as claimed.

Applicants also consider the case that the end-user profiles are interpreted to be the user profile, that includes user-related profile data. Applicants respectfully submit that there is no corresponding false user profile taught in Loeb. Loeb teaches that the profile information Pr is sent to the name translator station, it is encrypted [Pr], but not translated. It

is known that [Pr] is only encrypted and not translated because Loeb asserts that an extra layer of encryption is provided such that if the layer were not provided, one might be able to correlate U and U' based on the profile information [Pr] (column 4, lines 9-15 and 24-35). Thus, the profile informations [Pr] and {[Pr]} that are utilized in communication are in fact the same profile information, with one or more levels of encryption placed thereon. (column 4, lines 19-33) Encrypting a user profile is in no way equivalent to generating a false user profile containing profile data not the same as the user's profile data. Rather, the profile data remains exactly the same, but is provided with security provisions. A key of encryption is that the original data is not lost or changed, but merely protected.

Thus, if the profile data were interpreted to be the user profile including profile data, the pseudonym U' of Loeb would still be interpreted to be the generated false user profile that includes profile data not the same as that contained in the user profile. However, Applicants respectfully submit that, as explained above, the pseudonym U' of Loeb cannot be correctly interpreted to be the false user profile of the invention as claimed. Further, Applicants have shown above that the pseudonym U' does not contain any profile data that is not included in the user profile. Thus, Applicants respectfully submit that the case of the user profile Pr of Loeb interpreted to be the user profile would also be invalid.

Further, the final Office Action does not clearly specify how Loeb teaches the feature of "a user side device (22) provided with a true user profile which comprises user related profile data." Rather, the Office Action states that Loeb teaches "storing user profile information." (Section 8.a of the Office Action). Here, the Office Action interprets the end user identity U of Loeb to be the true user profile. The Office Action also responds to Applicants arguments submitted previously that Loeb fails to teach this feature of the invention as claimed, because the end user identity is separate from the end user profile. In fact, Loeb clearly distinguishes between the end-user identity and the end-user profile, asserting that at most, any one entity only knows "either the identity of the end-user or the contents of the end-user profile." (column 2, lines 8-11) In response to this, the Office Action recites:

"While the identity is separate from the end user profile it is also associated with it. When identity U needs to update its profile information it passes its identity and its encrypted profile (column 4, line 8-13) Therefore true

identity U is associated with the profile, and is a true profile.” (Section 1, lines 4-7)

However, this is in direct contrast to the teachings of Loeb. Specifically, Loeb teaches:

“In the filter station 40, the memory 42 stores user profiles of the end-user stations 14, 16. **The user profiles stored at the filter station 40 are each associated with a pseudonym U' but there is no way to associate a user profile with an actual end-user identity U**. The user profiles stored at the filter station are encrypted in a manner discussed below.” (column 2, lines 536168; emphasis added)

Thus, Loeb teaches that the end-user identity is in no way associated with the end user profile. Applicants also point to the citation of Loeb provided above, in which Loeb asserts that either the end user identity or the end user profile can be known by an entity, but both cannot be known by the same entity. (column 2, lines 1-11). Providing both the end user identity and the end user profile of Loeb would defeat the Loeb system, which depends on transmitting the user profile combined with the pseudonym U' to obtain the correct data. Thus, Applicants respectfully submit that Loeb fails to teach the feature of “a user side device (22) provided with a true user profile which comprises user related profile data,” as in the invention as claimed. Further, Applicants submit that the end-user identity U can then no longer be interpreted to be the true user profile, because it does not comprise any user related profile data. Additionally, the user profile of Loeb could not be interpreted to be the true user profile, because it is stored on the filter station 40, not on the end user station. The invention as claimed requires a user side device which has the true user profile containing user related profile data.

As such, since there is no teaching or suggestion in Loeb of a privacy protection system including a user side device (22) provided with **a true user profile which comprises user related profile data, a profile generator (24) operable to generate at least one false user profile (26a-26c) which includes profile data not the same as the user's profile data**, transmission means operable to transmit the at least one false user profile to a third party (14-18) with a data request, a receiving unit (28a-28c) operable to receive a response from the

third party generated on the basis of the false user profile, and a response analyser (30) operable to determine from the received response a response related to the true user profile, it cannot anticipate independent claims 1 and 8 (whereby independent claim 8 recites similar features to those discussed above with respect to claim 1).

ii. Dependent claims 2 and 9:

Dependent claims 2 and 9 are patentable for additional reasons beyond the reasons given above for their respective base claim. Dependent claim 2 recites (with emphasis added):

a system according to claim 1, wherein the profile generator (24) is operable:

- a) to generate a plurality of user profiles of which only one is a true user profile, or
- b) to generate a plurality of user profiles none of which includes a true user profile, or
- c) to split user data forming the true user profile into separate parts with the separate parts being included in false user profiles to which are added false user data, or
- d) to generate entirely false profiles none of which contains any true user data.

See, for example, the description on pages 9-11 of the specification.

Each of the options presented in dependent claim 2 that describe that capability of the profile generator detail the ability to generate false profiles (i.e. to generate more than one false profile). Applicants respectfully submit that Loeb fails to teach generating more than one false user profile.

As detailed above, the Examiner incorrectly interprets the pseudonym U' of Loeb to be the false user profile of the invention as claimed. Loeb explicitly teaches that the pseudonym U' is obtained by translating the true user identity U of Loeb, not the user profile. Specifically, Loeb teaches:

“In the name translator station 30, the memory 32 contains a **translation table which maps an actual identity U of each end-user station 14, 16 into a pseudonym U'**. The name translator station 30 translates the identity U of a user station 14, 16 into a pseudonym U' so that neither the filter station 40 nor information provider station 20 ever learns the actual identity U of an end-user station requesting service, but rather learns only the pseudonym U'.” (column 2, lines 53-61; emphasis added)

Thus, Loeb teaches a one-to-one translation of the actual identity U of a end-user station into a pseudonym U'. There is no teaching or disclosure in Loeb that the actual identity U of an end-user station would be mapped to more than one pseudonym U'. Thus, Loeb fails to teach generating false profiles.

As such, since Loeb fails to teach or disclose generating false profiles, Loeb cannot anticipate dependent claims 2 and 9 (whereby dependent claim 9 recites similar features to those discussed above with respect to claim 2) for these further reasons.

iii. Dependent claims 12 and 15:

Dependent claims 12 and 15 are patentable for additional reasons beyond the reasons given above for their respective base claim. Dependent claim 12 recites (with emphasis added):

the system according to claim 1, wherein said transmission means are operable to transmit a plurality of false user profiles to a third party (14-18) with a data request.

See, for example, the description on page 8 of the specification.

Each of the options presented in dependent claim 2 that describe that capability of the profile generator detail the ability to generate false profiles (i.e. to generate more than one false profile). Applicants respectfully submit that Loeb fails to teach generating more than one false user profile.

As detailed above, the Examiner incorrectly interprets the pseudonym U' of Loeb to be the false user profile of the invention as claimed. Loeb explicitly teaches that the

pseudonym U' is obtained by translating the true user identity U of Loeb, not the user profile. Specifically, Loeb teaches:

“In the name translator station 30, the memory 32 contains a translation table which maps an actual identity U of each end-user station 14, 16 into a pseudonym U'. The name translator station 30 translates the identity U of a user station 14, 16 into a pseudonym U' so that neither the filter station 40 nor information provider station 20 ever learns the actual identity U of an end-user station requesting service, but rather learns only the pseudonym U'.” (column 2, lines 53-61; emphasis added)

Thus, Loeb teaches a one-to-one translation of the actual identity U of a end-user station into a pseudonym U'. There is no teaching or disclosure in Loeb that the actual identity U of an end-user station would be mapped to more than one pseudonym U'. Thus, Loeb fails to teach generating a plurality of false profiles. Thus, Loeb would be incapable of transmitting more than one false user profile to a third party. However, even if it were incorrectly assumed that Loeb would be able to generate more than one false user profile, Loeb only teaches transmitting one pseudonym U' to the information service provider station. (column 4, lines 46-47)

The Examiner further asserts that “Loeb teaches that there is a plurality of end user stations (column 2, lines 55-56) and therefore a plurality of pseudonyms would be passed when all of the stations are functioning at the same time.” (item 3, lines 2-4 of the Office Action). However, Applicants respectfully disagree with this interpretation. The invention as claimed requires that “transmission means are operable to transmit a plurality of false user profiles to a third party (14-18) with a data request.” Thus, a plurality of false user profiles are transmitted with a data request. In Loeb, as detailed above, each pseudonym is mapped to an end-user identity. There is no teaching or disclosure in Loeb of transmitting more than one pseudonym with a data request. The Examiner asserts that multiple transmissions of data requests is equivalent to transmitting a plurality of false user profiles with one data request. Applicants respectfully submit that multiple transmissions of pseudonyms are not equivalent to one transmission of a plurality of false user profiles.

As such, since Loeb fails to teach or disclose the system according to claim 1, wherein said transmission means are operable to transmit a plurality of false user profiles to a third party (14-18) with a data request, Loeb cannot anticipate dependent claims 12 and 15 (whereby dependent claim 15 recites similar features to those discussed above with respect to claim 12) for these further reasons.

iv. Dependent claims 13 and 16:

Dependent claims 13 and 16 are patentable for additional reasons beyond the reasons given above for their respective base claim. Dependent claim 13 recites (with emphasis added):

the system according to claim 1, wherein the false user profile contains at least one item of user identification data and at least one other item of user data.

See, for example, the description on page 6 of the specification.

As detailed above, there is no teaching or disclosure in Loeb that the pseudonym U' contains any information other than a translation of the user identity. Further, there is no indication that even if more than one item of information were stored in the false user profile, that at least one item of data would be user identification data, and at least one item of data would be other user data. There is no teaching or disclosure in Loeb that the pseudonym contains any information other than a translation of the user identity. In fact, as mentioned above, the user identity and the user profile of Loeb are two distinct entities. Thus, Loeb fails to teach a false user profile that contains user identification data and other user data.

The Examiner further asserts that "Loeb teaches that the false user profile includes the encrypted user profile and the pseudonym (column 4, lines 26-28)." (item 4, lines 3-5 of the Office Action). However, Applicants respectfully disagree with this interpretation. In the cited passage by the Examiner, Loeb discloses that the pseudonym U' and the encrypted user profile is transmitted to the filter station. As taught above, there is no teaching or suggestion that the pseudonym U' and the user profile are associated. In fact, the two are clearly distinct entities that are transmitted together. If the user profile and the pseudonym U' were associated, encrypting one would necessarily encrypt the other. However, Loeb clearly teaches encrypting, and doubly encrypting the user profile Pr, with no mention of encryption the pseudonym U'. Thus, the pseudonym U' is a separate entity that the Examiner has

interpreted to be the false user profile of the invention as claimed. Applicants respectfully submit that there is no teaching or disclosure in Loeb that the pseudonym U' contains at least one item of user identification data and at least one other item of user data.

As such, since Loeb fails to teach or disclose that the false user profile contains at least one item of user identification data and at least one other item of user data, Loeb cannot anticipate dependent claims 13 and 16 (whereby dependent claim 16 recites similar features to those discussed above with respect to claim 13) for these further reasons.

v. Dependent claims 14 and 17:

Dependent claims 14 and 17 are patentable for additional reasons beyond the reasons given above for their respective base claim. Dependent claim 14 recites (with emphasis added):

the system according to claim 1, wherein the false user profile contains at least one item of data from the true user profile corresponding to a user field and at least one item of false data corresponding to a different user field

See, for example, the description on page 9 of the specification.

As detailed above, there is no teaching or disclosure in Loeb that the pseudonym U' contains any information other than a translation of the user identity. Further, there is no indication that even if more than one item of information were stored in the false user profile, that at least one item of data would be factual, and at least one item of data would be false. There is no disclosure or teaching in Loeb that the pseudonym would hold factual information. In fact, this would contrast with the teachings of Loeb, which utilize a pseudonym separate from the user profile in order to mask the true user identity yet obtain accurate data. Thus, Loeb fails to teach that a false user profile would hold both factual and false data.

The Examiner further asserts that "Loeb teaches that the fake user profile includes the encrypted user profile and the pseudonym (column 4, lines 26-28)." (item 5, lines 3-4 of the Office Action). However, Applicants respectfully disagree with this interpretation. As detailed above, the pseudonym U' is a separate entity that the Examiner has interpreted to be the false user profile of the invention as claimed. Applicants respectfully submit that there is

no teaching or disclosure in Loeb that the user profile contains at least one item of data from the true user profile corresponding to a user field and at least one item of false data corresponding to a different user field.

As such, since Loeb fails to teach or disclose that the false user profile contains at least one item of data from the true user profile corresponding to a user field and at least one item of false data corresponding to a different user field, Loeb cannot anticipate dependent claims 14 and 17 (whereby dependent claim 14 recites similar features to those discussed above with respect to claim 17) for these further reasons.

II. It is respectfully submitted that the final rejection of claims 6-8, 14, 20, and 28-30 under 35 U.S.C. § 103(a) is erroneous for at least the following reason.

Herz in no way makes up for the deficiencies of Loeb as described above.

i. Independent claims 1 and 8:

Independent claim 1 recites (with emphasis added):

A privacy protection system including a user side device (22) provided with a **true user profile which comprises user related profile data, a profile generator (24) operable to generate at least one false user profile (26a-26c) which includes profile data not the same as the user's profile data**, transmission means operable to transmit the at least one false user profile to a third party (14-18) with a data request, a receiving unit (28a-28c) operable to receive a response from the third party generated on the basis of the false user profile, and a response analyser (30) operable to determine from the received response a response related to the true user profile.

There is no teaching or disclosure in Herz of a user side device provided with a true user profile which comprises user related profile data and a profile generator operable to generate at least one false user profile which includes profile data not the same as the user's profile data. Rather, Herz appears to be directed towards the customized electronic identification of desirable objects, such as news articles, in an electronic media environment, and in particular to a system that automatically constructs both a "target profile" for each target object in the electronic media based, for example, on the frequency with which each word appears in an article relative to its overall frequency of use in all articles, as well as a

"target profile interest summary" for each user, which target profile interest summary describes the user's interest level in various types of target objects (column 6, lines 32-58). The system then evaluates the target profiles against the users' target profile interest summaries to generate a user-customized rank ordered listing of target objects most likely to be of interest to each user so that the user can select from among these potentially relevant target objects, which were automatically selected by this system from the plethora of target objects that are profiled on the electronic media. (Abstract)

The Examiner utilized Herz to teach the features of the false user profile and the response analyser as represented by dependent claims 3-5. Given the teachings of Herz, it is clear that Herz does not make up for the deficiencies of Loeb as shown above. Herz fails to teach a true user profile and false user profiles of the invention as claimed. Herz teaches a partial user profile (column 5, lines 61-62) that contains only part of the information of a user profile. This is in no way equivalent to generating a false user profile of the invention as claimed.

Further, the outstanding Office Action asserts that "Loeb and Herz are analogous art because they are from the same field of endeavor, pseudonyms in electronic transactions. At the time of the invention, it would have been obvious to one of ordinary skill in the art, having the teachings of Loeb or Herz before him or her, to modify Loeb to include the interpolation and random generation of Herz." (item 23, lines 1-5 of the Office Action). However, it is respectfully submitted that the combination of the teachings of Loeb with those of Herz would not be obvious to one skilled in the art.

Loeb teaches generating a description of services in response to receiving a pseudonym U' related to an end-user station. One of ordinary skill in the art at the time of the invention would not think it obvious to modify Loeb to include interpolation and random generation of pseudonyms. Loeb explicitly teaches mapping an end-user identity U to a pseudonym U'. There would be no reason for Loeb to randomly generate pseudonyms. In fact, that would be in contrast to the teachings of Loeb. Further, there would be no need in Loeb to utilize interpolation of the response. Thus, Applicants respectfully submit that there would be no need or motivation for one of ordinary skill in the art at the time the invention was made to modify Loeb to include the teachings of Herz. Moreover, even when such a

combination is made, it is still missing the claim elements of the invention as claimed, specifically failing to teach or disclose a “privacy protection system including a user side device (22) provided with a **true user profile which comprises user related profile data, a profile generator (24) operable to generate at least one false user profile (26a-26c) which includes profile data not the same as the user’s profile data**, transmission means operable to transmit the at least one false user profile to a third party (14-18) with a data request, a receiving unit (28a-28c) operable to receive a response from the third party generated on the basis of the false user profile, and a response analyser (30) operable to determine from the received response a response related to the true user profile..”

Consequently, the combination of Herz with Loeb is improper and the motivation to make such a combination is lacking. As such, the combined teachings of Loeb and Herz cannot do not teach the features of pending claims 1-17.

CONCLUSION

In view of the above, Appellants respectfully solicit the Honorable Board of Patent Appeals and Interferences to reverse the rejections of the pending claims and pass this application on to allowance.

Respectfully submitted,

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CLAIMS APPENDIX

1. (Original) A privacy protection system including a user side device (22) provided with a true user profile which comprises user related profile data, a profile generator (24) operable to generate at least one false user profile (26a-26c) which includes profile data not the same as the user's profile data, transmission means operable to transmit the at least one false user profile to a third party (14-18) with a data request, a receiving unit (28a-28c) operable to receive a response from the third party generated on the basis of the false user profile, and a response analyser (30) operable to determine from the received response a response related to the true user profile.

2. (Original) A system according to claim 1, wherein the profile generator (24) is operable:

- a) to generate a plurality of user profiles of which only one is a true user profile, or
- b) to generate a plurality of user profiles none of which includes a true user profile, or
- c) to split user data forming the true user profile into separate parts with the separate parts being included in false user profiles to which are added false user data, or
- d) to generate entirely false profiles none of which contains any true user data.

3. (Original) A system according to claim 1, wherein the profile generator is operable to generate a plurality of false user profiles which provide a spread of user data enabling interpolation of the received responses.

4. (Original) A system according to claim 3, wherein the false user profiles are generated on a random basis.

5. (Previously Presented) A system according to claim 1, wherein the response analyser is operable to extrapolate or interpolate from the received responses in order to generate an estimated response for the true user profile.

6. (Previously Presented) A system according to claim 1, wherein the system is operable to receive responses over a period of time.

7. (Previously Presented) A system according to claim 1, wherein the user profile generator is provided in a user's communication device or is provided at a location remote from the user.

8. (Original) A privacy protection method including the steps of providing at a user side a true user profile (22) comprising user related profile data, providing a profile generator (24) which generates at least one false user profile (26a-26c) which includes profile data not the same as the true user profile data, transmitting (42) the at least one false user profile to a third party (14-18) with a data request, receiving (44) a response (28c-28c) from the third party generated on the basis of the false user profile, and providing a response analyser (30) which analyses the response to determine from the received response a response related to the true user profile.

9. (Original) A method according to claim 8, wherein:

- a) a plurality of user profiles is generated of which only one is a true user profile, or
- b) a plurality of user profiles is generated none of which includes a true user profile, or
- c) entirely false profiles are generated none of which contains true user data, or
- d) a plurality of false user profiles are generated which provide a spread of user data enabling interpolation of the received responses.

10. (Previously Presented) A computer including a privacy protection system according to claim 1.

11. (Original) A computer according to claim 10, wherein the computer is a personal computer, a portable computer, a hand held computer, a personal digital assistant or a mobile telephone.

12. (Previously Presented) The system according to claim 1, wherein said transmission means are operable to transmit a plurality of false user profiles to a third party (14-18) with a data request.

13. (Previously Presented) The system according to claim 1, wherein the false user profile contains at least one item of user identification data and at least one other item of user data.

14. (Previously Presented) The system according to claim 1, wherein the false user profile contains at least one item of data from the true user profile corresponding to a user field and at least one item of false data corresponding to a different user field.

15. (Previously Presented) The method according to claim 8, wherein said transmission means are operable to transmit a plurality of false user profiles to a third party (14-18) with a data request.

16. (Previously Presented) The method according to claim 8, wherein the false user profile contains at least one item of user identification data and at least one other item of user data.

17. (Previously Presented) The method according to claim 8, wherein the false user profile contains at least one item of data from the true user profile corresponding to a user field and at least one item of false data corresponding to a different user field.

EVIDENCE APPENDIX

[None]

RELATED PROCEEDINGS APPENDIX

[None]